T G 7 E E E.

A U R D A Y. JUNE 13, 1789

*EXINGTON: Printed by JOHN BRADFORD at his Overce in Main Street, where Subscriptions, Advertisements, &c. for this paper, are thankfully received, and PRINTING in its different branches done with Care and Expedition.

FUST OPENED,

By WILSON and PARKER,

As their new store in Lexington, nearly opposite the new cours house, a general effortment of

t. ERCHANDIZE, Among which are the following, viz:

S UPERFINE broad cloths.
Second do. afforted. Second do. afforted.
Fearmought, velveres, & corduroys.
Jeans, fuftains, and black fatinet.
Camlets and moreens.
Shallone afforted. Shallons afforted Durants, calimandes, & apron check. Chintzes, and calicoes afforted. Irish linens afforted. Irish linens afforted.
Plain lawn and lawn handkerchiefs.
Muffin. Silk handkerchiefs afforted.
Cotton, linen, and check do.
White edging, and black lace.
Mode and perfians.
Cotton, thread, and filk hoes.
Ribbands afforted. Sewing filk.
Plainel and fleve links.
Silk waiftcoat patterns.
Bed ticking and garters. Bed ticking and garters.

Straining and cirfingle web afforted.

Men's and Women's shoes.

Buttons afforted. Shoe and knee buckles.
Thimbles and knitting needles Fine and coarfe combs afforted. Table and tea fpoons.

Table knives and forks. Pen, butcher, and cutteau knives.
Drawing knives, and foot adzes.
Crofcut, tenon, fash, & compass faws.

Sad ions and curry combs.
Men's and women's fifrup frons.
Screw augers and gimblets.
German fteel, Chifels and plane bits.
Wheel irons and files afforted.
Sciffors and theers afforted. H and HL hinges.
Cheft, cupboard, and table hinges.
Drawer and desk mounting

Carpenters compaffes & wood fcrews.
Knob and thumb latches.
Candlefticks and ftock locks.
Curb and fnaffle bridle bits. Staples and plates. 3d. 4d. 6d. 8d. 10d. and 20d. nails. Flooring brads & faddler's tacks affort. Headstall buckles and lews harps, Awl blades and shoe-makers tacks.

Waiters afforced.

waters allored.
Black ball, feythes, fickles, and hoes.
Gun locks and fims.
Brafs butts, flates, and speciacles.
Cheft and cupboard locks.
Fring. page

Cheft and cupboard locks.

Prying pans.
Cotton, wool, and tow cards.
Cups and faucers afforted,
Soup and faulow plates.
Tea and fugar pots.
Cream jugs and pepper caftors.
Quart and pint mugs.
Salt cellars, bowls and coffee pots.
Pitche's and tumblers.
Rummers and wine elaffes. Rummers and tumbiers.
Rummers and wine glaffes.
Paper looking glaffes.
Coffee, loaf and brown fugar.
Molaffes and raifins.
Hyfon and Bohea teas.

Coperas, brimftone, allum, ginger, peper, alfpice, nutmegs and mufurd. Indigo, madder and logwood. Spirits and wine. Powder, lead, and fhot. Cafille from Castile foap.
Writing paper and wasers.
Tastaments and Watt's Hymns

Spelling books and primers, &c. &c.

Alarge company will meet at the Crav Orchard, the 17th of June, in order to flart early the next morning through the Wil-

DAVID HUMPHREYS,

CLOCK and WATCH-MAKER.

M OST respectfully informs the public, that he lives near the new court-house, at the sign of the Busfallo, where he carries on the clock and watch making business, in all lits various branches. — Merchants, and others, may be furnished with labels, or any kind of device, neatly engraved on copper, and printed on the most reasonable terms, — Also DEVICES in hair, tor rings, lockets, &c. executed in a neat and elegant manner.

LEXINGTON, May 11, 1789.

Just opened, and for sale by BENJAMIN BEALL & Co. At sheir Store, in Danville, a large and

At item Store, in Danville, a large and general affortment of memory of the proceeding of the store of different fixes, also lampblack and fish oil, which they are determined to fell on as moderate terms as poffible for each, ginfang, final fettlement certificates, Furrs, viz Fox, Racon, Otter and Mink (kins. 42tf.

will be given in exchange for Sany perion may have the goods now, by giving unexceptionable fecurity to

M. NAGLE. Holders, May 19, 1789.

JEREMIAH MORIARTY, Will teach dancing in Lexington, Danville, and in Col. Marshail's neighourhood, on moderate terms; he requests the employers will please to be timely in their subscrip tions, by which he can judge of there be a sufficient induce-ment to become a resident: his character and method are well supported. Teaches geo-graphy and use of the Globes, having a pair on a new con-fluction, with Captain Cook's discoveries.—I dges at Captain Young's, in Lexington.

TO BE SOLD

Several very valuable tracts of land lying on the waters of Clear Creek, in the County of Fayette, about ten or twelve miles from Lexington, which are patented in the name of William Stevart. Alfo to be let for a term of years, two valuable racts of land, one on Glen's creek, and the other on the trough (pring: Together with feveral other tracts in the different Counties in this diffrict. The terms may be known by aplying to Harry Innes, Efquire, in Danville, or to the fubferiber about fix miles from Danville, in Lincoin County.
THOMAS TODI

OTICE is hereby given, that the GRAMMAR SCHOOL under the direction of the committee of the board of truffees for the Transfylvania Seminary, is opened at the Public (chool-houte adjacent to the Prefbyrenian meeting house, near Lexington; in the naishbourhood of which board in the n the neighbourhood of which, boarding and accommodations for students, may perhaps, be had as good and cheap, as in any part of this district : and tuition at the moderate rate of three pounds per annum. By order of the committee.

W. WARD, ch. com.

ROBERT PARKER,

Has just arrived from Philadelphia, and hos now opened for fale at his flore in a Lexington, at the corner of main and crojs streets, a general assorment of

DRY GOODS, Grocerys, Cutlery, Iron-mongry, Queens and Delf Ware, Window Glais, Station-ary, Medictine, a good eight day clock, &c. &c. which he is determined to fell on the most moderate terms. for cash, country made linen, corn, sugar, falt,

TAKEN up by the fubscriber, near Lexington, less March, a yellow red HEIFER, about one year old, no well afforted goods, which mark or brand: Appraised to 8. William Gibson. Fayette, May 12, 1789.

FUST OPENING.

In the Store lately occupied by Mr.
John Duncan, and opposite Mr.
Young's Tave'n,
A large and general affortment of
RY Goods and Groceries, which
will be disposed of on reason. will be disposed of on reason-able terms for Cash or Ginsang of a good

d quality.
WILLIAM MORTON & Co. Lexington June 2, 1789.

NOTICE

Is hereby given to the different county Court Clerks within this. Diffr the that I am commissioned by his Excellency the Governor to be receiver for the Diffried of Kentucky agreeable to an act of the last fession of also made at Danville from the fifteenth day of the present supreme Court, until the last day of the fame, in order to set the with the said Clerks and receive the money paid to them as taxes on law process, alienations of land &c.

41. 42. T. Marshali.

TAken up by the fubscriber, Davy's fork of Elk-Horn creek, a brinbled steer, with a white face, and some white under the belly, between three and four years old, marked with a Iwallow fork in each ear and slit under the right; also a brindled steer between dark four and five years old, a white lift on his back and white under his belly, marked with a crop and slit in each ear; appraised to three pounds each. William Smith.

Proceedings of Congress. HOUSE of REPRESENTATIVES

OF THE

U NITED STATES.

Monday, April 13, 1789.

A PETITION from a commistee of the flapwrights in the city of Charleston warread, praying the attention of Congress to pass just no loss, as might restore to the union that degree of commerce which a combination of untoward circumsances had tithere to deprive ward circumstances had hitherto deprived

them of.
Ordered, that it be referred to the committee of the whole house.

Tuelday, April 14, 1780, A.M.
The houjemet, and rejoived it felt into
a committee of the whole,
ON THE STATE OR THE UNION.

Mr. Page in the chair.
The commistee agreed to take up the articles one by one, and determine the duty which ought to be laid on each.
Mr. Bland was fill to for joinion that the committee had not jufficient information to proceed in making their fysiem a permanent one: For his part, he could speak for himself, and would own that he was far from possessing the first possessing the property of the house were in a similar prediction of the house were in a similar prediction of the house were in a similar prediction.

The was about to make. It had for its object the obtaining the decision of a motion he was about to make. It had for its object the obtaining the decision of the committee, whether it would not be better to make Jome general regulation respective he impost, continuing the moie of calledion as ujed by the jeveral states under their respective laws, and subjecting those officers to the same penalties for neglect of duty, to which they were liable by the existing law of the respective states.

Mr. Scott divided the subject, which agitaged the committee into two heads.

agitated the committee into two heads. One—what articles sould be subject to a particular tax; and what should be suf-fered to remain in the common mass, liable

fered to remain in the common mafs, liable only to an impoft ad valorem. The other was--what ought to be the jums impojed upon fuch articles respectively.

On the first head, he jupposed some rute would be drawn up for the jelection of juch articles, either because it might tend to encourage domessite manufacture, or because the article will come at a proportionable cheaper rate than others; or calle it was an article of usurer proper for

divide it, in order to learn if the opinion of the committee war in favor of the article being jeleded from the others. And when that was decided, then to afters and when that was decided, then to afters what the additional impost should be. This diffinition appeared to him neverflary, because there were some articles one merated that did not appear to have only such reasons in their favor as he had suit mentioned. There was one particularly, which he distinct flavor to be Salt.) Some gentlemen might be to be Salt.) Some gentlemen might be wished the committee would gree to conduct the business of them; therefore he gighted the committee would are to conduct the husiness in the mode he agirribed. Mr. Madjonexpressed an apprenhension that his Honrable colleague's motion was out of order, not only because the committee had determined to proceed to

fron that his Honorable colleague's motion was out of order, not only because the committee had determined to proceed to filling up the blanks, but because it would be one committee instructing another; for no doubt it was in the recollection of every member, that a committee shad been appointed to consider of the jubject, which it was proposed to this committee now to decide upon; he meant that appointed for reporting abill for the collection. Go, of the impost. And although this was a committee of the whole house, he did not conceive them any more than a sub-committee capable of instructing another. If the Hen. gentleman's motion would be

any how in order, it must be in the house,

any how in order, it must be in the house, and not in the committee.

Mr. Bi and did not think it necessary to debate the question of order, though he adhered to his original ideas on the mainfulped. He should therefore, in order to lave time, withdraw his motion, and prefent it in the house.

The committee now proceeded to fill up the blanks, and it was agreed that a duty be laid.

duty be laid

Upon all Spirits of Jamaica proof, 15

cents per gallon.

Upon all other spirituous liquors 12 do.

Upon molasses, 6 ditto.

This laft article caused a pretty confiderable debate. Mr. Madjon propojed a duty of 8 cents, and jupported its propriety by flating, how necessary it was to come at the duty upon country made sum, which must be in the way now proposed, or by an excipe. For his part, he debates the first to take the former at the

rum, which must be in the way now propoled, or by an excipe. For his part, he
did not hefitate to take the former as the
mass consideration and agreeable.

Mr Parker seconded Mr. Madison's
motion, and approved of high duties of
ardent spirits as a gentle means of reforming the abuses which the immoderate
sice according.

forming the abuger water.

Mr. Lawrence confidered this article as a neceffors, if in jome parts of the union; all that was used of the jubic accepartok of this quality, and therefore thought the duty of 8 cents too high. Mo rever it was the flow in so a very extensive and value the manufacture, and as fuch, required to be delicately touched by the legisliture.

Mr. M. dijour eadily admitted the last senteman's objections, and we shed, if

Mr. M sijoureadity admitted the last gentemans objernations, and w shed, if there was a possibility of discriminating, that the genteman would point it out; but he insisted with great energy or the propriety of a proportionable duty on so much as we distilled into run, not only because the consumers of all kinds of ar dent isquore ought to contribute towards the revenue, but because if country run was clear of duty, it would so effectively rival the others, as to prevent the importation, and of configurates lose in the United States all that revenue which they selied u on from these articles.

Mr. Riezimons supported the motion

Mr. Fitzjimons jupported the motion

Mr. Goodwin opposed it. as much too high. -Turning to the Journals of Con-gress, 1783, he shewed it was eight times as high as what was then in contempla-

refs. 1783, he formed it was eight times as high as what was then in contemplation. This was not upon the proportion which the committee had just affixed on rum. He would agree however to two cents, though confidency is as an article of food, the tax ought to be much highter Mr. Tucker faw a good deal of embar rassessment of the precipitation with which the house went on in this business, he haped for more deliberation, and that they would abandon for the present attinuate and making their prejent regulation permanent, unifs their information and knowledge assure them of the 18 feets of Mr. Muser speped the days of a centrally and went to flow how severe it would affect the distillers of New-England, which might with the encouragement of the United States Covernment extend a rivalship in this value article from the many nations; but if so high a duty was laid it would be a deady how to them. Nor did the mischiele od here. So molasfes being a common exchange for the productions of that Dan and the mischiele of he country; the people who now took their fish, weath discontinue their purchase, unless they are permitted to make payment in the article of molasses, and their commerce.

The debate was spun out to a considerable length, when Mr. Maddson withdrew his motion for 8 cents, and moved 7 cents; but this being 10s, it was agreed to fit the blank with 6 cents.

All Madeira wines were ordered to pay a duty of 33 1-3 cents per galion.

to fit the blank with 6 cents.

All Madeira wines were ordered to
pay a duty of 33 1-3 cents per gallon.

All other wines 20 cents per gallon.

The article of tea was paigled over for
the prefent, by common conjent.

Brown sugar was charged with 1 cent per pound. Refined sugar 3 do.

After which the committee rose and

After which the committee roje and reported progress.

A bill for regulating the manner of taking the oath prescribed by the conflitution, was prefented to the house, read a first time and ordered to lie on the table.

The committee to whom the additional rules of the house had been re committed,

reported the same, with alterations:--They were then taken up and agreed to.
Adjourned till to morrow.

Wednelday, April 15.

A memorial of John Churchman, respeding the principles of the magnetic
variations and his discoveries therein,
was read, and ordered to lie on the table.

was read, and ordered to lie on the table. Mr. Tucker prefented the memorial of Dr. Runfay, alieging, that the Hon. William Smith, Edg, who had appeared as one of the reprejentatives of Suth-Carolina, totake his feat in Congress, was not eligible, he not having been, agreeably to the Confliction, feven years a citizen of the Line of Suth-Carolina, to the Confliction, seven years a citizen of the Line of Surface.

Caroina, to take his jeat in Congress, was not eligible, he not having been, agreeably to the Confliction, even years a citizen of the United States, previous to the time of his election.

Mr. Tucker expressed as wish that this subject might be handled with the utmost attention and delicacy. Dr. Ramjay, he faid, was a man of high character in South-Carolina; having been frequently called to the most honorable offices in the state. He had repeatedly represented it in Congress, he had been frequently in the Legisturer, and a member of the Executive Council. Mr. Smith he faid, was also a man highly respectable, and had often been distinguished by his fellow eliteras. It was not from any impoper condust, that his election was contessed. His appearance on this floor was a proof that he had never forfeited the effects of his countrymen.

esteem of his countrymen.
On motion, the memorial of Dr. Ram-say was referred to the committee of

Mr. Boudinot froum the committee ap

Mr. Boudinet froum the committee appointed to confer with a committee of the Senate, respecting rules for conducting conferences, &c. respected a feet of rules, the confideration of which was possible to whom it was referred to confidere of and report to the house, repeding the ceremonial of receiving the President, and to whom was also referred, a setter from the chirman of a committee of the Senate to the speaker, communicating an influction from that house to a committee thereof, to report, if any and what are necessary for the Pice President, made the following report:

That Mr. Ofgood, the proprietor of Inst API. Official, the proprietor of the bouje stately occupied by the Prefident of Congress, berequested to put the same, and the furniture thereof in procee cou-dition for the residence of the Prefident of the United States, and otherwise, at the expanse of the United States, to pro-

of the United Scars, and otherwife, at the expense of the United Scars, to provide for his temporary accommodation. That it will be most eligible in the first influnce, that a committee of three members from the Shate, and five from the House of Reprenatives, to be applicable by the Houses, refpedively, attend to receive the President, as such place as his Bull embarks from New-Yery for this city, and conduit him without form, to the house lately occupied by the President of Congress, and that at such time thereafter, as the President platt fignify it will be mast convenient for him, he be formally received by both Houses. That a committee of two members from the House of Representatives, to be appointed by the Ho

accepted.

A letter from the Chief Juflice of the flate of New York, addressed to the peaker, was read informing that John Beckley, Elg; Clerk to the House of Representatives, had appeared before him, and taken the oath required by the constitution.

The H use went into a committee of the

The H use went into a committee of the whole, accoring to the order of the day. The committee proceeded to fill up the blanks in the re olive on the subject of imposs, in the following manner:

Onall cooca one cent per the—On every gallon of beer, ale or rorter, imported in casks, eight cents—On every d zen of hotted beer, ale or porter, wenty four cents—On all randles of tallow, two cents per the—Candles of wax or spermacesi, fix cents per 1b.—On cheese, four cents per the—On spermacesi, fix cents per the polylop, two cents per the. On boots, fifty cents per pair. On all convought spermaces on all convought spermaces on all convought spermaces on all convoughts spermaces.

on all thirrough free, 39 cg.

per hundred weight.

On the fubjett of this article, debates
enfued. Mr. Lee moved to strike out
the enumeration. In this he was sup-

ported by Mr. Tucker, and opposed by Mr. Clymer and Mr. Fitzssimons. On one side it was contended, that the duty would operate unequally on the state, would bear sind upon the agricultural interest, and create a monopoly in sowr of a sew manufactures. On the other hand, its was said, that it was the duty of the general government to encourage all our domestic manufactures. That of this article, three shundred tons have been payduced the last year in the state of Pennsylvania; that by giving further encouragement, sufficient quantities modals sowed to supply the United States, and that though it might be in its rife poperation a little unequal, it was the duty of gentiemen not to adhere too rigidity of sentiemen not to adhere too rigidity of sentiemen not to adhere too rigidity of gentiemen so load interest, when the interests were inconsistent, when the entire revenue system, there would be probably an even balance of benefits.

The quest of on on Mr. Lees motion was taken and lost; when the blank was filled up a above mentioned.

On cabies and tarred cordage, a duty of sity cents per hundred weight was agreed on on untarred ditto, sixty cents

On cabies and tarred cordage, a duty of fit by cents per hu dred weight was agreed on; on untarred ditto, fixty cents per hundred weight. On twine and pack thread, one dollar per hundred weight Mr. Tucker prefented a petition from Dollar Runjay, requesting the House to secure to him a copy right for his publication of the History of the Revolution of South Carolina. A committee was appointed to report a bill on general principles.

pies.

Committee rose, and the House ad-

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L. E. X. I. N. G. T. O. N. June 13.

On Wednefday the 3d Intl. 2 men and three boys were fifting on Floyds fork of Salt River, when a party of Indians fell in with them, killed the two men and took the boys prifoners.

We are fince informed, that one of the boys have returned, and informs that the Indians gave him a Tomshawk and kicking, ordered him to return and inform his peoble what had become of his compations.

About the 20th ult. the Indians field on 9 French men gring up the Wabafin River, killed 4 and won ded three? coming to the dead, they diffeovered one of them to be a French trader, who was married to a daughter of Jo. Brant the famous Indian ter of Jo. Brant the famous Indian chief, on which they affilted in pulling the arrows out of the wounced men, then went off, leaving every thing leaving every thing unmolested farther

英英英李英令1010英英英英英英

OR file a tract of land near the forks of Ek Horn, containing 163 acres on which is about fifty acres cleared, being part of a Milita-ry Survey granted to Geneval Adam Stevens, for terms apply to

Strodes Station, June 9 1789.

T is currently reported that Nancy Harrison wife to Nicholas Harrison, of Bourhon County, has lately gone, down the Ohio in conpany with Col. John Hingston.

Lawrence Harrison

Tho hereby foewarn all persons from taking an affigument on two bonds I gave Sanuel Hinch, the one for £200 payable the first day of October next, the other for £84 payable the first day of October 1890, as I am determined net to pay either of the faid bonds, until I get a sufficient rive to a pact of land fold one by faid Hinch, in consideration for the said bonds. CONRAD CUSTER.
Beuthon Time 11, 1789. Bourbon Jine 11, 1789.

O B E L E T
TRACT of rich land about fix TRACT of rich land about fix miles from Lexington, on the left of the yoad leading to Johnsons Mill, on the waters of Elk Horn Creek, in a well fottled neighbourhood; for terms well stitled neighbourhood; for terms and firther particulars direct or apply to Mr. Henry Alderson, at Mr. R. Chinns near Lexington, or to the priner neerest, who knows the land.

N.B. Tenacres of the above to be deared by contract for which payment will be meldish but dellars apprise.

will be made in hard dollars : enquire

W Hereas I have fome time this fpring advertised a certain covering horse in my pollellion, described as the

ARABIAN R A

of high blood &c. &c. And whereas he has not been honored with one mare, I hereby ed with one mare, I hereby ed with one mare, I hereby ed with one mare of live the one half other our deliars herctofore clather our deliars herctofore clather of good family, that may apply between this and the expiration of the feafon, In order to establish the reputation of the horse.

June 8, 1789. John Cristenden

R UN away from the fubscriber R-Vin away from the fubfcriber Raving in Woodford county, anegro man named BILLY, about 18
gro man named BILLY, about 18
lips, alarge flat foot, 5 feet 8 inches
high, well proportioned, very artful,
fenfible, and infinanting; has a finial
lump on his flomach about the fize of
a common rifle ball, had on when he
went away, a blue cover derivative. a common rifle ball, had on when he went away, a blue coarie cloth coat bound with yellow, leather breeches, and took with him a Country made mixed cloth coat, allo a rifle gun, lie understands stilling, masening and the whistew very well. Supposed to be gone to the Indians; If the above Negro is taken on this side of the Ohio river, I will give five pounds, and if on the other side from the Indians \$\frac{1}{2}\cdots or roo gallons of whistey and all reasonable charges if delivered to Col. Patterson in Lexington, or to the subtribute on Cane run, about \$\frac{1}{2}\text{miller} \text{should be supposed to the subtribute on Cane run, about \$\frac{1}{2}\text{miller} \text{should be supposed to the subtribute on Cane run, about \$\frac{1}{2}\text{miller} \text{should be supposed to the subtribute on Cane run, about \$\frac{1}{2}\text{miller} \text{should be supposed to the subtribute on Cane run, about \$\frac{1}{2}\text{miller} \text{should be supposed to the subtribute on Cane run, about \$\frac{1}{2}\text{miller} \text{should be supposed to the subtribute of Cane run, about \$\frac{1}{2}\text{miller} \text{should be supposed to the subtribute of Cane run, about \$\frac{1}{2}\text{miller} \text{should be supposed to the subtribute of Cane run, about \$\frac{1}{2}\text{miller} \text{should be supposed to the subtribute of Cane run, about \$\frac{1}{2}\text{miller} \text{should be supposed to the subtribute of Cane run, about \$\frac{1}{2}\text{miller} \text{should be supposed to the subtribute of Cane run, about \$\frac{1}{2}\text{miller} \text{should be supposed to the subtribute of Cane run, about \$\frac{1}{2}\text{miller} \text{should be supposed to the subtribute of Cane run, about \$\frac{1}{2}\text{miller} \text{should be supposed to the subtribute of Cane run, about \$\frac{1}{2}\text{miller} \text{should be supposed to the subtribute of Cane run, about \$\frac{1}{2}\text{miller} \text{should be supposed to the subtribute of Cane run, about \$\frac{1}{2}\text{miller} \text{should be subtribute of Cane run, about \$\frac the fubicriber on Came miles from Lexington. Robert Sanderso

TAKEN up by the fubscriber, a black mare, with a flar in her forehead, about fourteen hands and a half high, about four years oid, app-aif-ed to £9-6-8. Also a year old bay horse colt, with a blaze in his face, appraised to £4 - 13 - 4
Henry Sanders

Woodford, May 18, 1789. 1/6 4244

TAKEN up by the fubscriter, living on little Hickman, about three
miles from Hogans ferry, a forrel horse,
the hands digh, light made, four years
old, a jmall flar and fnip, near hind
foot white, a fmall knocking bell, no
brand, one jaddle foot on the near fide;
appraised to £7-10. JAMES JOLLIFF

AKEN up by the fubicities living near Eijah Craigs Mill, a bay Mare, thirteen hands and a half highe a junal flar in her forehead, one hind foot white, two years old no brand appraised to £5. Ambroic Christy May 6, 1789.

TAKEN up by the fubscriber, living near Cave's mili Fayette County, a BAY MARE with a blaze in her face blind in her near eye, arib broke on the near fide, a fear on the off hip, about thirteen hands and a half high, about fourteen years old, no brand perceivable trots natural; appraised to £3.

44. James White.

AKEN up by the subscriber in Fayette county, a forrel mare colt, two years old this spring, with a biaze face, neither dock'd nor branded; postand appraised to three pounds fifteen shillings.

JOHN DUPUY. Mar. 15, 1789.

TAKEN up by the subscriber, living
below Lexington, a dak bay mare,
about 13 hands and a half high. h. a
mail flar, troit, branded oa the n is
floulder 1Z Appraised to £.7.
44
JAMES MOORE, Fayette County, May 12, 1789'